Senate File 2377 - Reprinted

SENATE FILE ______BY COMMITTEE ON LABOR AND BUSINESS RELATIONS

(SUCCESSOR TO SSB 3044)

Passed	Senate,	Date	Passed	House,	Date
Vote:	Ayes	Nays	Vote:	Ayes	Nays
Approved					_

A BILL FOR

1 An Act relating to unemployment insurance benefits and compliance with federal law and including effective date and

applicability provisions.

4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

5 TLSB 5473SV 82

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Section 1. Section 96.3, subsection 5, Code 2007, is
   2 amended to read as follows:
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                a. DURATION OF BENEFITS. The maximum total amount of
    4 benefits payable to an eligible individual during a benefit 5 year shall not exceed the total of the wage credits accrued to
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    6 the individual's account during the individual's base period,
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    7 or twenty=six times the individual's weekly benefit amount,
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    8 whichever is the lesser.
                                           The director shall maintain a
    9 separate account for each individual who earns wages in
  10 insured work. The director shall compute wage credits for
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  11 each individual by crediting the individual's account with
1 12 one=third of the wages for insured work paid to the individual
1 13 during the individual's base period. However, the director 1 14 shall recompute wage credits for an individual who is laid off 1 15 due to the individual's employer going out of business at the
1 16 factory, establishment, or other premises at which the
1 17 individual was last employed, by crediting the individual's 1 18 account with one=half, instead of one=third, of the wages for 1 19 insured work paid to the individual during the individual's
1 20 base period. Benefits paid to an eligible individual shall be
1 21 charged against the base period wage credits in the 1 22 individual's account which have not been previously charged,
1 23 in the inverse chronological order as the wages on which the
  24 wage credits are based were paid. However if the state "off 25 indicator" is in effect and if the individual is laid off due
1 26 to the individual's employer going out of business at the
   27 factory, establishment, or other premises at which the
1 28 individual was last employed, the maximum benefits payable 1 29 shall be extended to thirty=nine times the individual's weekly
  30 benefit amount, but not to exceed the total of the wage
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   31 credits accrued to the individual's account.
   b. TRAINING EXTENSION BENEFITS. An individual who is in training with the approval of the director at the time regular
   34 benefits are exhausted may be eligible for training extension
   35 benefits. The training extension benefit amount shall be
      twenty=six times the individual's weekly benefit amount, and the weekly benefit amount shall be equal to the individual's
     3 weekly benefit amount for the claim in which benefits were
    4 exhausted while in training. An individual who is receiving 5 training extension benefits shall not be denied benefits due
      to application of section 96.4, subsection 3, or section 96.5, subsection 3. However, an employer's account shall not be
   8 charged with benefits so paid. Relief of charges under this 9 paragraph applies to both contributory and reimbursable
   10 employers, notwithstanding section 96.8, subsection 5. In 11 order for the individual to be eligible for training extension
  12 benefits all of the following criteria must be met:
      (1) Training extension benefits end upon completion of the training even though a portion of the training extension
<u>2 15 benefit amount may remain, but the benefits shall not extend</u>
   16 beyond the end of the benefit year.
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The individual must be enrolled, participating in the 18 training, and making satisfactory progress to complete the <u>2 19 training.</u> (3) The individual is considered to be in training during regularly scheduled vacation or recess periods of three weeks 22 or less but not during a summer vacation period or school 23 break which is longer than three weeks. If the individual 24 immediately returns to training after the summer vacation or 25 break period of longer than three weeks, the individual may 26 reopen the training extension claim. Otherwise, the 27 individual must be continuously in training in order to be 28 eligible for training extension benefits. Sec. 2. Section 96.4, subsection 4, Code 2007, is amended 2 29 2 30 to read as follows: 4. a. The individual has been paid wages for insured work 32 during the individual's base period in an amount at least one 33 and one=quarter times the wages paid to the individual during 34 that quarter of the individual's base period in which the 35 individual's wages were highest; provided that the individual 1 has been paid wages for insured work totaling at least three 2 and five=tenths percent of the statewide average annual wage 3 for insured work, computed for the preceding calendar year if 4 the individual's benefit year begins on or after the first 5 full week in July and computed for the second preceding 6 calendar year if the individual's benefit year begins before 3 7 the first full week in July, in that calendar quarter in the 8 individual's base period in which the individual's wages were 9 highest, and the individual has been paid wages for insured 3 10 work totaling at least one=half of the amount of wages 11 required under this subsection paragraph in the calendar 12 quarter of the base period in which the individual's wages
13 were highest, in a calendar quarter in the individual's base 3 14 period other than the calendar quarter in which the 3 15 individual's wages were highest. The calendar quarter wage 3 16 requirements shall be rounded to the nearest multiple of ten 3 17 dollars. 3 18 b. For an individual who does not have sufficient wages in the base period, as defined in section 96.19, to otherwise 20 qualify for benefits pursuant to this subsection, the 21 individual's base period shall be the last four completed calendar quarters immediately preceding the first day of the individual's benefit year if such period qualifies the 3 24 individual for benefits under this subsection. 25 (1) Wages that fall within the alternative base period 26 established under this paragraph "b" are not available for 27 qualifying benefits in any subsequent benefit year. (2) Employers shall be charged in the manner provided in this chapter for benefits paid based upon quarters used in the 30 alternative base period. (3) The alternative base period in this paragraph "b" 32 shall apply to any new claim filed one hundred twenty days or 33 more after enactment of federal law providing for distribution 3 34 of funding relating to section 903 of the federal Social 35 Security Act and contingent in whole or in part upon state law containing an alternative base period provision.
c. If the individual has drawn benefits in any benefit 4 3 year, the individual must during or subsequent to that year, 4 work in and be paid wages for insured work totaling at least 5 two hundred fifty dollars, as a condition to receive benefits 4 4 6 in the next benefit year. 7 Sec. 3. Section 96.5, subsection 1, Code Supplement 2007, 8 is amended by adding the following new paragraph: 4 4 NEW PARAGRAPH. b. (1) The individual left employment to 10 accompany a spouse due to a change in location of the spouse's 4 4 11 employment to a place from which it is impractical for the 4 12 individual to commute. Benefits based upon wage credits 4 13 earned with the employer that the individual has left shall be 4 14 charged to the unemployment compensation fund for both 4 15 contributory and reimbursable employers, notwithstanding 4 16 section 96.8, subsection 5. (2) This paragraph "b" shall apply to any new claim filed 4 17 4 18 one hundred twenty days or more after the enactment of federal 4 19 law providing for distribution of funding relating to section 4 20 903 of the federal Social Security Act. 4 21 Sec. 4. Section 96.5, subsection 1, paragraph c, Code 4 22 Supplement 2007, is amended to read as follows:

4 23 c. The individual left employment for the necessary and
4 24 sole purpose of taking care of a member of the individual's
4 25 immediate family who was then injured or ill, and if after
4 26 said member of the family sufficiently recovered, the
4 27 individual immediately returned to and offered the

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4 28 individual's services to the individual's employer, provided,
4 29 however, that during such period the individual did not accept
4 30 any other employment. The individual left employment as a 4 31 result of the illness, injury, or disability of a member of 4 32 the individual's immediate family. The individual must
4 33 demonstrate a compelling need to leave employment and provide
   34 medical evidence establishing the debilitating condition of
  35 the immediate family member.
                                            Benefits based upon wage credits
   1 earned with the employer that the individual has left shall be
  2 charged to the unemployment compensation fund for both
    3 contributory and reimbursable employers, notwithstanding
    4 section 96.8, subsection 5.
    Sec. 5. Section 96.5, subsection 1, Code Supplement 2007, 6 is amended by adding the following new paragraph:
NEW PARAGRAPH. k. The individual left employment due to
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   8 domestic abuse, as defined in section 236.2, or stalking, as
    9 described in section 708.11, perpetrated against the
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  10 individual, and the individual reasonably believed such act
5 11 was necessary to protect the safety of the individual or the
5 12 individual's family. Benefits related to wage credits earned
5 13 with the employer that the individual has left shall be 5 14 charged to the unemployment compensation fund. This paragraph
5 15 applies to both contributory and reimbursable employers,
  16 notwithstanding section 96.8, subsection 5. All evidence of
  17 domestic abuse or stalking experienced by an individual
5 18 including the individual's statement and any corroborating
5 19 evidence, shall not be disclosed by the department, except to
5 20 the parties in a contested benefit case proceeding and to the 5 21 employment appeal board or courts in an appeal or unless
5 22 consent for disclosure is granted in writing by the
  23 individual. Evidence of domestic abuse or stalking may 24 include but is not limited to any of the following:
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          (1) A statement or report from a law enforcement agency or
  26 professional, medical professional, mental health 27 professional, or domestic violence shelter or professional.
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         (2) Witness statements regarding an incident that causes
  29 the individual to believe the individual's life or safety or
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   30 the life or safety of a member of the individual's family is
  31 in danger.
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  32
          Sec. 6.
                      Section 96.23, subsection 2, Code 2007, is amended
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  33 to read as follows:
          2. The individual did not receive wages from insured work
  35 for two calendar quarters and did not receive wages from
    1 insured work for another calendar quarter equal to or greater 2 than the amount required for a calendar quarter, other than
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    3 the calendar quarter in which the individual's wages were
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    4 highest, under section 96.4, subsection 4, paragraph "a".
5 Sec. 7. FUTURE APPROPRIATION OF FEDERAL FUNDS. Any funds 6 received by this state from the federal government pursuant to
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      section 903 of the federal Social Security Act as a result of
      the enactment of this Act shall be appropriated by the general assembly to the department of workforce development to be used
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  10 for the payment of unemployment insurance benefits or for the
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  11 administration of the Iowa employment security law, chapter
  12 96, and public employment offices.
          Sec. 8. EFFECTIVE AND APPLICABILITY DATES. The section of
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14 this Act amending section 96.3 applies to any week of 15 unemployment benefits beginning on or after July 1, 2008. 16 sections of this Act amending section 96.5, subsection 1,

6 17 paragraph "c", and enacting section 96.5, subsection 1, 6 18 paragraph "k", take effect June 29, 2008, and apply to any 6 19 claim with an effective date on or after June 29, 2008.

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